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1 2 3	Mary Shea Hagebols (SBN 113222) SHEA LAW OFFICES 1814 Franklin Street, Suite 800 Oakland, CA 94612 Tel: 510-208-4422 Fax: 415-520-9407	,	
	shealaw@aol.com		
5			
6	Attorney for Plaintiff Judith Roberts		
7	UNITED STATES DISTRICT COURT		
ì	northern district of California		
9		,	
10	INDITH ROBERTS,	Case No. C09-01477 MEJ	
11	Plaintiff,		
12	·	STIPULATION EXTENDING TIME FOR	
13	V.	DEFENDANTS TO RESPOND TO PLAINTIFF'S COMPLAINT	
14 15	OREGON HEALTH & SCIENCE UNIVERSITY, SUMMIT TECH CONSULTING, LLC, a Georgia Limited	,	
16	Lightlity Corporation; JONATHAN		
17	Ohio limited liability corporation; SALLY GODZER, an individual; and DOES 1-20.		
18	Defendants.		
19			
20	Pursuant to Civil Local Rule 6-1(a), plaintiff Judith Roberts and defendants Oregon		
21	Health & Science University, Summit Tech Consulting, LLC, Jonathan Scott International, LLC		
22	and Sally Godzer (collectively "Defendants"), by and through their undersigned counsel, hereby		
23	stipulate and agree that Defendants will answer or otherwise respond to the Complaint on or		
24	before July 17, 2009.		
25	By entering into this Stipulation, the parties do not intend to waive and do not waive any		
26	procedural or substantive defenses, rights or objections, including, but not limited to, the defenses		
27	of lack of personal jurisdiction and imprope	r venue.	
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STIPULATION AND ORDER RE EXSTENTION OF TIME RE RESPONSE COS-01477 MEJ

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1	IT IS SO STIPULATED:	
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3	DATED: June 1. 2009	PERKINS COIE LLP
4 5		By: Philip A. Leiden
6		Attorney for Defendant
7		Oregon Health & Science University
8	DATED: June, 2009	GERNAZIAN LEGAL SERVICES, LLC
9		By: Charles Gernazian
10 11		Attorney for Defendants
12		Summit Tech Consulting, LLC and Sally Godzer
. 13		
14	DATED: June, 2009	LAW OFFICES OF HOWARD D. CADE
15 16		By:
17		
18		Attorney for Defendant Jonathan Scott International, LLC
19	a	
20	DATED: June 2009	SHEALAW OFFICES
21		By: Mary Shea Hagebols
22		Attorney for Plaintiff Judith Roberts
23		•
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25 26		
26		
28		
20	STIPULATION RERESPONSE COS-01477 ME	-2-

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1	IT IS SO STIPULATED:	
2		
3	DATED: June 17, 2009	PERKINS COIE LLP
4		By: Deligible
5		Philip A. Leiden
6		Attorney for Defendant Oregon Health & Science University
7 8	DATED: Junc,2009	CERNAZIAN LEGAL SERVICES, LLC
9	DA1DD. V	·
10		By:
11		Attorney for Defendants Summit Tech Consulting, LLC and Sally
12	·	Summit Tech Consulting, LLC and Sally Godzer
13	مہ	
14	DATED: June 22, 2009	LAW OFFICES OF HOWARD D. CADE
15		By:
16	•	Howard Code
17		Attorney for Defendant Jonethan Scott International, LLC
18		sommer countries, Lie
19	DATED: June , 2009	SHIEA LAW OFFICES
20 21	7,200	Marsha Charles
		By: New Mary Shea Hagebols
22 23		Attorney for Plaintiff Judith Roberts
24		•
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26		
27		
28		
	STIPULATION RE RESPONSE COS-01477 MEJ	-2-

ORDER The forgoing Stipulation shall be the order of the Court. Dated: _______25, 2009 ena James ate Magistrate Judge 1.5 STIPULATION RE RESPONSE CO9-01477 MEJ -3-